RECEIVED CENTRAL FAX CENTER

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

MAY 1 2 2004

Application. Number: 10/016,105

Filing Date:

10/30/2001

Applicant:

Gord Nelson

Examiner/ AU:

Mark S. Graham/ 3711

Application Title:

GOLF-RELATED VIDEO RECORDING APPARATUS

Docket Number:

Nelson.G-01

PETITION TO REVERSE NOTICE OF ABANDONMENT

Sir:

In the above application a Notice of Abandonment was mail by the PTO on 5/7/04. This petition asks that the notice be reversed and that prosecution of this application be continued for the following reason.

A non-final rejection of claims was mailed to my office by the PTO on 5/14/03.

A timely response was mailed under a certificate of mailing to the PTO on 8/14/03.

A Notice of Non-Compliant Amendment was mailed by the PTO on 9/30/03 giving a one-month period for response without need for extension. However, this notice was not received by our office until 12/14/03 giving us no chance for response by 10/30/03.

An amendment correcting the original (trivial) oversight was filed by applicant on 12/15/03. It is noted that the non-compliance in our response of 8/14/03 was a simple error in identifying the status of one claim as "cancelled" rather than "original." It is painfully clear that this error should have been corrected by examiner's amendment after a brief phone contact, to avoid the time delay and expense of formal amendment, not to mention the further difficulties we now are attending to.

I now respectfully request that the response of 12/15/03 be accepted as timely due to the mail system's delay of the Examiner's notice of non-compliance and that the abandonment of this application be withdrawn.

Respectfully submitted,

Patent Law & Venture Group 3140 Red Hill Avenue, Suite. 150 Costa Mesa, CA 92626-3440

Telephone: Phone: (714) 668-1900

MAY 1 2 2004

Practiti n r's Docket No. Nelson.G-01

OFFICIAL PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Gord Nelson

Group No.: 3711

Application No.: 10/016,105 Filed: 10/30/01

Examiner: Mark S. Graham

For: GOLF-RELATED VIDEO RECORDING APPARATUS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that the following papers are being facsimile transmitted to the Patent and Trademark Office at (703) 872-9306 on the date shown below:

Petition To Reverse Notice of Abandonment

Copy of Response to Phone Conference dated 02/24/04

Copy of Amendment filed 12/15/2003

Copy of Amendment filed 8/14/2003

Copy of Amendment filed 3/4/2003

Copy of Notice of Abandonment

Janice R. Kuhm

May 12, 2004 Date

Certification of Facsimile Transmission-page 1 of 1

Auto-R ply Facsimil Transmission



TO:

Fax Sender at 714 668 0583

Fax Information Date Received:

2/24/2004 5:16:04 PM [Eastern Standard Time] Total Pages:

1 (including cover page)

ADVISORY: This is an automatically generated return receipt confirmation of the facsimile transmission received by the Office. Please check to make sure that the number of pages listed as received in Total Pages above matches what was Intended to be sent. Applicants are advised to retain this receipt in the unlikely event that proof of this facsimile transmission is necessary. Applicants are also advised to use the certificate of facsimile transmission procedures set forth in 37 CFR 1.8(a) and (b), 37 CFR 1.6(f). Trademark Applicants, also see the Trademark Manual of Examining Procedure (TMEP) section 306 et seq.

Received Cover Page ======>

02/24/04 TUE 15:19 FAI 714 550 0583

PATENT LAW & VICTORIE

Lit a pa

BY PAG: 705/872-9302

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Number: 10/016,103 Filing Date: 10/30/2001

Gord Nelson Mark S. Omham/ 3711

Applicant: Examiner AU; Application Title: Docker Number:

OOLF-RELATED VIDEO RECORDING AFFARATUS

Nelson.G-01

RESPONSE TO PHONE CONFERENCE

Kire

On 3/23/04 a phone conference occu On 3/23/04 a phome conference occurred between Mr. Gene Scott, inventor's representative; and Evaminer Mark Graham. In the commination of the above-rised adplication on Exeminer's non-dinal rejection of claims was malled on 5/14/03. Inventor's storely response to this rejection was fixed on 2/14/203 placing the application into condition for allowance. However, an Examinar's Notice of Non-Compliant Amendment was mailed on 9/20/03, giving a non-month period for response, i.e., by 10/30/03. However, this doctoment was not reconstructed by this office until 12/14/03 giving at the change for response by 10/20/03. en: Mr. Gene Scott, inventor's us no chance for response by 10/30/03.

A correction was filed by applicant on [2/15/03. R is noted that the non-compliance was a simple error in identifying the status of operations to "cancelled" rather than "original."

No request for time extension was filed with applicant's response of 12/15/03, and I now request that the response of 12/15/03 be accepted as timely due to the late receipt of the Examiner's notice of non-compliance.

To avoid final abandonment of this application applicant requests that Examily untily our office prior to 2/29/64 if the above request will be excepted so that a response may be though made thereon.

Respectfully submitted.

Patent Law & Venture Group 3140 Red Hill Avenue, Seite, 150 Costa Mesa, CA 92626-3440 Telephone: Phone: (714) 668-1900

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CONNECTION ID

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RESULT

OK

BY FAY: 703/872-9302

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application. Number:

10/016,105

Filing Date:

10/30/2001

Applicant:

Gord Nelson Mark S. Graham/ 3711

Examiner/ AU:

COLE SELECTION 3/11

Application Title:

GOLF-RELATED VIDEO RECORDING APPARATUS

Docket Number:

Nelson.G-01

RESPONSE TO PHONE CONFERENCE

Sir:

On 2/23/04 a phone conference occurred between: Mr. Gene Scott, inventor's representative, and Examiner Mark Graham. In the examination of the above-cited application an Examiner's non-final rejection of claims was mailed on 5/14/03. Inventor's timely response to this rejection was filed on 8/14/2003 placing the application into condition for allowance. However, an Examiner's Notice of Non-Compliant Amendment was mailed on 9/30/03, giving a one-month period for response, i.e., by 10/30/03. However, this document was not received by this office until 12/14/03 giving us no chance for response by 10/30/03.

A correction was filed by applicant on 12/15/03. It is noted that the non-compliance was a simple error in identifying the status of one claim as "cancelled" rather than "original."

No request for time extension was filed with applicant's response of 12/15/03, and I now request that the response of 12/15/03 be accepted as timely due to the late receipt of the Examiner's notice of non-compliance.

To avoid final abandonment of this application applicant requests that Examiner n tify ur office prior t 2/29/04 if the above request will be accepted a that a response may be timely made thereon.

Respectfully submitted,

BY FAX: 703/872-9502

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

RECEIVED
CENTRAL FAX CENTER

Application. Number:

10/016,105

MAY 1 2 2004

Filing Date:
Applicant:

10/30/2001 Gord Nelson

Examiner/ AU:

Mark S. Graham/ 3711

Application Title:

GOLF-RELATED VIDEO RECORDING APPARATUS

Docket Number:

Nelson.G-01



RESPONSE TO PHONE CONFERENCE

Sir:

On 2/23/04 a phone conference occurred between: Mr. Gene Scott, inventor's representative, and Examiner Mark Graham. In the examination of the above-cited application an Examiner's non-final rejection of claims was mailed on 5/14/03. Inventor's timely response to this rejection was filed on 8/14/2003 placing the application into condition for allowance. However, an Examiner's Notice of Non-Compliant Amendment was mailed on 9/30/03, giving a one-month period for response, i.e., by 10/30/03. However, this document was not received by this office until 12/14/03 giving us no chance for response by 10/30/03.

A correction was filed by applicant on 12/15/03. It is noted that the non-compliance was a simple error in identifying the status of one claim as "cancelled" rather than "original."

No request for time extension was filed with applicant's response of 12/15/03, and I now request that the response of 12/15/03 be accepted as timely due to the late receipt of the Examiner's notice of non-compliance.

To avoid final abandonment of this application applicant requests that Examiner notify our office prior to 2/29/04 if the above request will be accepted so that a response may be timely made thereon.

Respectfully submitted,

Gene Scott, Reg. No.: 37,930

Patent Law & Venture Group 3140 Red Hill Avenue, Suite. 150 Costa Mesa, CA 92626-3440

Telephone: Phone: (714) 668-1900

Fax Server

Auto-R ply Facsimil Transmission



TO:

Fax Sender at 714 668 0583

Fax Information

Date Received: Total Pages:

12/15/2003 7:55:16 PM [Eastern Standard Time]

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2 (including cover page)

ADVISORY: This is an automatically generated return receipt confirmation of the facsimile transmission received by the Office. Please check to make sure that the number of pages listed as received in Total Pages above matches what was intended to be sent. Applicants are advised to retain this receipt in the unlikely event that proof of this facsimile transmission is necessary. Applicants are also advised to use the certificate of facsimile transmission procedures set forth in 37 CFR 1.8(a) and (b), 37 CFR 1.6(f). Trademark Applicants, also see the Trademark Manual of Examining Procedure (TMEP) section 306 et seq.

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Page

PATENT IN THE UNITED STATES PATENT AND TRADEMARK OFFICE In mapplication of: Application No.: [0/016,(03 Filed: 10/30/01 Group No.: 2771 Examinar: Mark S. Graham

PATENT LAW & VESTURE

FAMOUS TOURS OF SELECTED VIDEO RECORDING APPARATUS Commissioner for Patents P.O. Box 1450 Marandria, VA 22313-1450

18/15/03 YOM 17:56 PAX 714 888 CS63

CERTIFICATION OF FACSIMILE TRANSMISSION

I beneby certify that the following papers are being faminalle transmitts suck Office of (707) 272-9302 on the date shown below:

Amendment (1 page)

ber 15, 2003

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TRANSMISSION OK

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PGS. RESULT

OK

Practitioner's Docket No. Nelson.G-01

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Gord Nelson

Application No.: 10/016,105

Group No.: 3711

Filed: 10/30/01

Examiner: Mark S. Graham

For: GOLF-RELATED VIDEO RECORDING APPARATUS

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that the following papers are being facsimile transmitted to the Patent and Trademark Office at (703) 872-9302 on the date shown below:

Amendment (1 page)

Janice R. Kuhm

December 15, 2003

Date

Signoture

Practiti ner's Docket N. N Ison.G-01

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Gord Nelson

Application No.: 10/016,105

Filed: 10/30/01

Group No.: 3711 Examiner: Mark S. Graham

For: GOLF-RELATED VIDEO RECORDING APPARATUS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that the following papers are being facsimile transmitted to the Patent and Trademark Office at (703) 872-9302 on the date shown below:

Amendment (1 page)

Janice R. Kuhm

December 15, 2003 Date

Signature

RECEIVED
CENTRAL FAX CENTER

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

MAY 1 2 2004

Application. Number:

10/016,105

Filing Date:

10/30/2001

Applicant:

Gord Nelson

Examiner/ AU:

Mark S. Graham/ 3711

Application Title:

GOLF-RELATED VIDEO RECORDING APPARATUS

Docket Number: Nelson.G-01

OFFICIAL

AMENDMENT

Sir:

On 8/14/2003 we filed an amendment to the subject application. This is to correct an error in that amendment in compliance with the Office letter of 9/30/2003.

In the Claims:

To add the proper status identifier please replace claim 12 with the following:

12. (Cancelled)

REMARKS

In our amendment of 8/14/2003 the claim status identifier for claim 12 was erroneously labeled as: "(Original)" when in fact this claim was cancelled and should have been labeled so. This amendment is to formally correct this error in accordance with the Examiner's request.

The Office letter dated 9/30/2003 was not received by this office in a timely manner. Upon recently checking with the PAIR system, Paralegal-Janice Kuhm, of our office, discovered the PTO entry for the Office letter, and contacted Examiner Graham to obtain a copy. Examiner Graham has indicated that this present request should enable the Office to allow our current response as timely since we did not receive the Office letter of 9/30/2003 until 12/11/2003. This is to formally request same.

Respectfully submitted,

Gene Scott, Reg. No.: 37,930

Patent Law & Venture Group 3140 Red Hill Avenue, Suite. 150 Costa Mesa, CA 92626-3440

Telephone: Phone: (714) 668-1900

file copy

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Number:

10/016,105

Filing Date:

10/30/2001

Applicant:

Gord Nelson

Application Title:

Golf-Related Video Recording Apparatus

Examiner/ AU:

M. Graham/ 3711

Attorney Docket No.:

Nelson.G-01(ST)

AMENDMENT

Sir:

In response to the Office action of 5/14/03, please amend the above-identified application as follows:

In the Claims:

- (Currently Amended) A golf-related contest and game apparatus comprising: a single hole golf course fairway, and positioned at one end of the golf course fairway, a teeoff area, and positioned at another end of the golf course fairway, a golf green with cup area; a field house structure positioned adjacent the tee-off area; the field house structure housing an electrical power source, and energized thereby: a first video capturing means, a video storing means, and a video playback means; the apparatus further comprising a second video capturing means positioned adjacent the golf green with cup area; the apparatus electrically interconnected and enabled for capturing on video tape, golf ball drives from the tee-off area and golf ball arrivals at the golf green with cup area, and a coin or token access device engaged with the video storing means, and the video playback means, configured for enabling coin operation thereof, whereby golfers are able to obtain video recordings of golf play; and further comprising a motion sensing means adapted for actuating each of the video capturing means upon sensing motion in the field of view of each respective of the video capturing means, the video playback means configured to display video pictures from the first and second video capturing means simultaneously.
- 2. (Original) The apparatus of claim 1 wherein the first video capturing means is a video camera positioned relative to the tee-off area for viewing a tee of the tee-off area and for viewing the line of flight of a typical golf ball drive from the tee.

- 3. (Original) The apparatus of claim 1 wherein the second video capturing means is a set of three video cameras positioned at left, right and far center around the golf green with cup area relative to the tee-off area the three video camera set adjusted for viewing all of the golf green with cup area.
- 4. (Original) The apparatus of claim 1 wherein the video playback means is a video monitor.
- 5. (Original) The apparatus of claim 4 wherein the video playback means is enabled for display of views from the first and the second video capturing means simultaneously.
- 6. (Original) The apparatus of claim 1 wherein the electrical source comprises an electricity storing means, a solar powered electricity generator, a dc to ac inverter, an uninterruptible power supply, and a coin or token operated access device.
- 7. (Original) The apparatus of claim 6 further comprising a charging connector adapted for enabling charging of the electricity storing means by a standard ac power line.
- 8. (Cancelled)
- 9. (Currently Amended) A golf-related contest and game method comprising the steps of: providing a single hole golf course fairway, having positioned at one end, a tee-off area, and at another end, a golf green with cup area; positioning a field house structure adjacent to the tee-off area, activating video recording by placing one of coins and tokens in a coin operated switch; viewing golf play on the golf course fairway with a video capturing means; storing the captured video and playing back the captured video on demand in a screen showing views from plural video cameras simultaneously; whereby golfers are able to obtain video recordings of golf play; and further comprising the step of actuating the video capturing means by sensing motion on the fairway.
- 10. (Cancelled)
- 11. (Original) The method of claim 9 further comprising the step of operating video cameras by solar power.
- 12. (Original) The method of claim 11 further comprising the step of actuating the video cameras by sensing motion on the fairway.

REMARKS/ARGUMENTS

- 1. Applicant takes notice that the drawings are not objected to.
- 2. Claims 1-12 are pending in this application; claims 8 and 12 have been canceled, and claims 1 and 9 have been amended.
- 3. Claims 1-12 are rejected under 35 USC §103(a) as unpatentable over Nauck (1-5, 8-10) and also over Shirley (6, 7, 11 and 12). However, the above amendment traverses this rejection in that neither Nauck nor Shirley teaches the use of a coin operated field video recording capability such that a player may record his or her play on the hole. Also, the references do not teach the use of a split screen to show the view of all of the video cameras simultaneously. This is considered a critical capability and step to fulfill the objectives of the present invention and clearly distinguishes over the prior art. Therefore, independent claims 1 and 9 are now in condition for allowance and claims 2-7 and 11 and 12 respectively, are also in condition for the same reasons as for the independent claims upon which they depend. Applicant respectfully requests that a timely Notice of Allowance be issued in this case.

Respectfully submitted,

Patent Law & Venture Group 3151 Airway Avenue, Suite. K105

Costa Mesa, CA 92626.

Telephone: Phone: (714) 668-1900

Attachment: Version with markings to depict the changes made in this response.

Certification

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: "Box Fee Amendment, Commissioner of Patents, Washington, DC 20231," on 8/14/03 date of deposit.

Signature:_

Person Mailing This Document

RECEIVED CENTRAL FAX CENTER

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

MAY 1 2 2004

Application Number:

10/016,105

Filing Date: Applicant:

10/30/2001 Gord Nelson

Application Title:

Golf-Related Video Recording Apparatus

Examiner/ AU:
Attorney Docket No.:

M. Graham/ 3711 Nelson.G-01(ST) OFFICIAL

AMENDMENT

Sir:

In response to the Office action of 11/4/02, please amend the above-identified application as follows:

In the Claims:

Please cancel claims 8 and 12.

Please replace claims 1 and 9 with the following amended versions:

- 1. (Amended) A golf-related contest and game apparatus comprising: a single hole golf course fairway, and positioned at one end of the golf course fairway, a tee-off area, and positioned at another end of the golf course fairway, a golf green with cup area; a field house structure positioned adjacent the tee-off area; the field house structure housing an electrical power source, and energized thereby: a first video capturing means, a video storing means, and a video playback means; the apparatus further comprising a second video capturing means positioned adjacent the golf green with cup area; the apparatus electrically interconnected and enabled for capturing on video tape, golf ball drives from the tee-off area and golf ball arrivals at the golf green with cup area, whereby golfers are able to obtain video recordings of golf play; and further comprising a motion sensing means adapted for actuating each of the video capturing means upon sensing motion in the field of view of each respective of the video capturing means.
- 9. (Amended) A golf-related contest and game method comprising the steps of: providing a single hole golf course fairway, having positioned at one end, a tee-off area, and at another end, a golf green with cup area; positioning a field house structure adjacent to

the tee-off area; viewing golf play on the golf course fairway with a video capturing means; storing the captured video and playing back the captured video on demand; whereby golfers are able to obtain video recordings of golf play; and further comprising the step of actuating the video capturing means by sensing motion on the fairway.

REMARKS/ARGUMENTS

- 1. Applicant takes notice that the drawings are not objected to.
- 2. Claims 1-12 are pending in this application; claims 8 and 12 have been canceled, and claims 1 and 9 have been amended.
- 3. Claims 1-12 are rejected under 35 USC §103(a) as unpatentable over Nauck (1-5, 8-10) and also over Shirley (6, 7, 11 and 12). However, the above amendment traverses this rejection in that neither Nauck nor Shirley teaches the critical step of activating the system by motion sensing as taught in the instant specification and claims 8 and 12. Therefore, independent claims 1 and 8 are now in condition for allowance and claims 2-7 and 10 and 11 respectively, are also in condition for the same reasons as for the independent claims upon which they depend. The benefit of using motion sensing to start the video sequence is that no cropping or editing of the video tape is necessary. This is considered critical to a "coin" operated system whereby the completed tape is in condition for being delivered to the customer immediately upon completion and such video recording is then ready for playback.
- 4. Applicant respectfully requests that a timely Notice of Allowance be issued in this case.

Respectfully submitted,

Gene Scott, Reg. No.: 37,930

Patent Law & Venture Group 3151 Airway Avenue, Suite. K105 Costa Mesa, CA 92626.

Telephone: Phone: (714) 668-1900

Attachment: Version with markings to depict the changes made in this response.

Certification

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: "Box Fee Amendment, Commissioner of Patents, Washington, DC 20231," on 3/4/03 date of deposit.

Signature:

erson Mailing This Document

VERSION WITH MARKINGS TO SHOW CHANGES MADE

In the Claims:

Claims 1 and 9 have been amended as follows:

- 1. (Amended) A golf-related contest and game apparatus comprising: a single hole golf course fairway, and positioned at one end of the golf course fairway, a tee-off area, and positioned at another end of the golf course fairway, a golf green with cup area; a field house structure positioned adjacent the tee-off area; the field house structure housing an electrical power source, and energized thereby: a first video capturing means, a video storing means, and a video playback means; the apparatus further comprising a second video capturing means positioned adjacent the golf green with cup area; the apparatus electrically interconnected and enabled for capturing on video tape, golf ball drives from the tee-off area and golf ball arrivals at the golf green with cup area, whereby golfers are able to obtain video recordings of golf play; and further comprising a motion sensing means adapted for actuating each of the video capturing means upon sensing motion in the field of view of each respective of the video capturing means.
- 9. (Amended) A golf-related contest and game method comprising the steps of: providing a single hole golf course fairway, having positioned at one end, a tee-off area, and at another end, a golf green with cup area; positioning a field house structure adjacent to the tee-off area; viewing golf play on the golf course fairway with a video capturing means; storing the captured video and playing back the captured video on demand; whereby golfers are able to obtain video recordings of golf play; and further comprising the step of actuating the video capturing means by sensing motion on the fairway.

MAY 1 2 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Number: 10/016,105

Filing Date:

10/30/2001

Applicant:

Gord Nelson

Application Title:

GOLF-RELATED VIDEO RECORDING APPARATUS

Examiner/ AU:

M. Graham/ 3711

Docket Number:

Nelson.G-01(ST)

PETITION FOR EXTENSION OF TIME (Rules 136a and 17a-d)

Outstanding office action mailed: 11/04/2002

Original period for response expired on: 02/04/2003

Request for extension of one (1) months to: 03/04/2003

Small entity petition fee of \$55 is enclosed.

Commissioner for Patents Washington, District of Columbia 20231

Sir:

In the above application, applicant respectfully petitions that the period for response to the outstanding Office Action indicated above be extended as indicated above. A response to such Office Action and the above Petition Fee (Small Entity) are enclosed herewith.

Very respectfully,

Please direct all communications to Mr. Gene Scott, Patent Law & Venture Group, 3151 Airway Avenue, Suite K105, Costa Mesa, CA 92626. Phone: (714) 668-1900, Fax: (714) 668-0583.

Certification

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: "Box Fee Amendment, Commissioner of Patents, Washington, DC 20231," on March 4, 2003 date of deposit.

Person Mailing This Document





United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Palent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box, 1450 Abrandris, Veguita 22313-1450

APPLICATION NO.	. 1	TILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/016,105		10/30/2001	Gord Nelson	Nelson.G-01 (Stemp)	7952
22197	7590	05/07/2004		EXAM	INER
		TENT LAW & V	Graham, Mark \$		
3140 RED HILL AVENUE SUITE 150				ART UNIT	PAPER NUMBER
COSTA M	ESA, CA	92626-3440	3711		

DATE MAILED: 05/07/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



	Application No.	Appli ant(s)
Notice of Abandonment	10/016,105	NELSON, GORD
Monce of Abandonment	Examiner	Art Unit
	Mark S. Graham	3711
- The MAILING DATE of this communication a	appears on the cover sheet w	ith the correspondence address-
This application is abandoned in view of:		
 Applicant's failure to timely file a proper reply to the Of (a) A reply was received on <u>15 December 2003</u> (with a expiration of the period for reply (including a total expiration) 	a Certificate of Mailing or Trans	mission dated), which is after the
(b) A proposed reply was received on, but it do		
(A proper reply under 37 CFR 1.113 to a final rejection in condition for allowance; (2) a timely for Continued Examination (RCE) in compliance with 3	filed Notice of Appeal (with app	ly filed amendment which places the eal fee); or (3) a timely filed Request for
(c) A reply was received on but it does not confinal rejection. See 37 CFR 1.85(a) and 1.111. (S	stitute a proper reply, or a bona ee explanation in box 7 below).	fide attempt at a proper reply, to the non-
(d) No reply has been received.		
 Applicant's failure to timely pay the required issue fee from the mailing date of the Notice of Allowance (PTO) (a)	L-85).	
(b) The submitted fee of \$ is insufficient. A bala	ance of \$ Is due.	
The Issue fee required by 37 CFR 1.18 is \$	The publication fee, if requir	ed by 37 CFR 1.18(d), is \$
(c) 🗌 The issue fee and publication fee, if applicable, has	s not been received.	
 Applicant's fallure to timely file corrected drawings as r Allowability (PTO-37). 	required by, and within the three	e-month period set in, the Notice of
(a) Proposed corrected drawings were received on after the expiration of the period for reply.	(with a Certificate of Mailin	g or Transmission dated), which is
(b) No corrected drawings have been received.		
 The letter of express abandonment which is signed by th applicants. 	the attorney or agent of record	I, the assignee of the entire interest, or all of
 The letter of express abandonment which is signed by 1.34(a)) upon the filing of a continuing application. 	y an attomey or agent (acting in	a representative capacity under 37 CFR
 The decision by the Board of Patent Appeals and Inte of the decision has expired and there are no allowed of 		d because the period for seeking court review
7. The reason(s) below:		
		Mark S. Graham Primary Examiner Art Unit: 3711
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to wit minimize any negative effects on patent term.	thdraw the holding of abandonmen	under 37 CFR 1.181 should be promptly filed to -